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11 Attorneys for Defendant
TEXAS INSTRUMENTS
12 INCORPORATED

13 Attorneys for Intervenor
ARM LTD., listed after
14 signature page

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16 UNITED STATES DISTRICT COURT
17 CENTRAL DISTRICT OF CALIFORNIA
18 WESTERN DIVISION

19 MICROPROCESSOR
20 ENHANCEMENT CORPORATION
and MICHAEL H. BRANIGIN,

21 Plaintiffs,

22 vs.

23 TEXAS INSTRUMENTS
24 INCORPORATED,

25 Defendant.

26 and

27 ARM LTD.

28 Intervenor.

Case No. SACV 08-1123 SVW (RNBx)

[PROPOSED] JUDGMENT

Judge: Hon. Stephen V. Wilson

1 Defendant Texas Instruments Incorporated's ("TI") motions for summary
2 judgment of noninfringement with respect to OMAP 2/ARM1136 and OMAP
3 3/Cortex-A8, which were joined by intervenor ARM Ltd. ("ARM"), having come on
4 regularly for hearing before the Court, the Honorable Stephen V. Wilson, District
5 Judge, presiding, and the matter having been duly heard and considered and a
6 decision having been duly rendered, the Court finding that:

7 1. TI's and ARM Ltd.'s ARM1136 processor cores do not infringe United
8 States Patent No. 5,471,593;

9 2. TI's OMAP 2 products do not infringe United States Patent No.
10 5,471,593;

11 3. TI is entitled to summary judgment of noninfringement with respect to
12 the OMAP 2 products and the ARM1136 processors incorporated in them;

13 4. TI's and ARM's Cortex-A8 processor cores do not infringe United
14 States Patent No. 5,471,593;

15 5. TI's OMAP 3 products do not infringe United States Patent No.
16 5,471,593; and

17 6. TI is entitled to summary judgment of noninfringement with respect to
18 the OMAP 3 products and the Cortex-A8 processors incorporated in them.

19 7. TI shall recover its costs of suit;

20 8. ARM shall recover its costs of suit.

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
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IT IS HEREBY ORDERED AND ADJUDGED:

- (1) Plaintiffs shall take nothing from defendant Texas Instruments Incorporated or intervenor ARM Ltd. on Plaintiffs' claims, and judgment for Texas Instruments Incorporated and ARM Ltd. is granted;
- (2) Judgment is granted to Texas Instruments Incorporated on its First Counterclaim, seeking a declaration of non-infringement;
- (3) All other pending counterclaims are dismissed without prejudice;
- (4) Texas Instruments Incorporated shall recover its costs of suit; and
- (5) ARM Ltd. shall recover its costs of suit.

Dated: July 13, 2010


Hon. Stephen V. Wilson
UNITED STATES DISTRICT
COURT JUDGE

Proposed by:

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By: /S/ - Keith A. Orso

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